

POTOSI CORRECTIONAL CENTER
APPEAL RESPONSE

TO: Williamson, Lamont #363930
VS: PCC
LOG#: PCC-11-659
CATEGORY: 8 - Other
DATE: March 1, 2012

I have received and reviewed your grievance appeal of 1/26/2012. You claim that PCC staff is not adhering to policy D5-3.2-Offender Grievance when you request IRR's. You claim that you had two (2) separate issues that you wanted to file a complaint on (medical and alleged offender abuse); however, you were told that you would receive only one IRR and that it was staff's discretion whether or not to give you a second IRR. You request at the IRR level for policy D5-3.2, III, J., 2., a., (1) to be adhered to by staff; at the appeal level you request for D5-3.2, III, J., 2., B. to be adhered to by staff.

I have thoroughly reviewed your complaint and relative documentation. I concur with the response issued to you at the IRR and grievance level in that policy D5-3.2, III, K., 1., a., (3) states "It will be the staff's discretion to determine if multiple forms should be provided or if the offender will be required to turn in the form before another form is provided." However, "practical discretion" should be used by staff if an offender requests more than one IRR and they *have indicated more than one legitimate issue* that they want to file on. Therefore, you should have been provided with two (2) IRR's if the incident occurred the way you describe in your complaint. Information available to me indicates that CCMII Rob Savage, PCC Grievance Officer, has addressed this issue with the housing unit FUM's at PCC; therefore, housing unit staff should be aware of when more than one IRR should be given to an offender. If you have more than one legitimate complaint in the future and your request for more than one IRR is denied, I suggest that you request to talk to your housing unit FUM about such *or* you can inquire with staff in the Grievance Office. You were assigned to PCC from 7/22/10 – 10/25/11 when you were transferred to ERDCC where you remain assigned to date; therefore, conditions at PCC do not affect you at this time. It should be noted that review of the Grievance Tracking System indicates that you were afforded ample access to the grievance procedure while you were assigned to PCC.

Appeal denied.

2/08/2012

3/01/2012

Dwayne —

DATE RECEIVED	DATE REVIEWED	DWAYNE V. KEMPKER DEPUTY DIVISION DIRECTOR DIVISION OF ADULT INSTITUTIONS
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DVK/rw

ORIGINAL

STATE OF MISSOURI
DEPARTMENT OF CORRECTIONS
OFFENDER GRIEVANCE APPEAL

OFFENDER NAME (LAST NAME, FIRST)	GRIEVANCE NUMBER	DATE FILED
Williamson, Lamont	PCC-11-659	2-3-12

REASON FOR APPEAL

- 1) "Procedures do allow discretion in issuing IRR forms"
 2) "If you verbally request two IRR's during rounds and can provide two legitimate issues you wish to file on, Then you should be provided the forms."

statement by Superintendent/Warden

Mr. Fred Thomson date: 01-05-12

I had two legitimate issues: Plus a extra one

1. medical

2. Offender Abuse by staff/offender

date: May, 23, 2011 3rd shift Approx: time: 5:30

witness: Video Security surveillance of 3/15

3. Abuse of Offender by staff. (failure to protect)

Remedy: J. 2. B. in accordance with §217.405, 410 RSMO. ~~████████~~

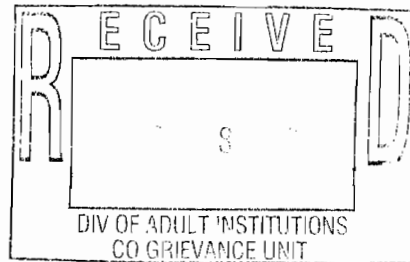
OFFENDER SIGNATURE

Williamson, Lamont

DATE

RESPONSE

1-26-12



SIGNATURE	DATE
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Finalization of this appeal represents exhaustion of this grievance pursuant to federal law, 28 CFRs 40

OFFENDER SIGNATURE	DATE
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MISSOURI DEPARTMENT OF CORRECTIONS
POTOSI CORRECTIONAL CENTER
MEMORANDUM

INFORMAL RESOLUTION RESPONSE

OFFENDER NAME: Lamont Williamson #363930

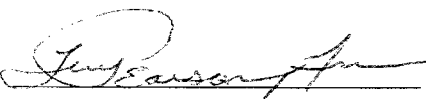
IRR NUMBER: PCC11-659

NATURE OF COMPLAINT: Your complaint as I understand it is that you allege that you are being denied IRR's and Grievances by the HU Caseworkers.

FINDINGS: I have reviewed all pertinent information regarding your complaint and can find no evidence to support your claims. Furthermore, D5-3.2 Offender Grievance Pg. 3 III. PROCEDURES:, PG. 9 K. Informal Resolution Request Process: 1., a., (3) It will be the staff's discretion to determine if multiple forms should be provided or if the offender will be required to turn in the form before another form is provided. This means that if the staff member giving you the IRR does not believe that there is an emergency IRR needed then you will be required to turn in the IRR you have been given before another will be issued.

RECOMMENDATION: With that being said, I cannot support your complaint. Therefore your IRR is denied.

FUM

 DATE 9/13/11



STATE OF MISSOURI
DEPARTMENT OF CORRECTIONS
INFORMAL RESOLUTION REQUEST

INSTITUTION USE ONLY

 EMERGENCY COMPLAINT

OFFENDER NAME

Lamont Williamson

DOC NUMBER

34354

DATE STAFF RECEIVED IRR

7/12/11

COMPLAINT NUMBER

PCC-11-659

CATEGORY

B

HOUSING UNIT

34281

COMPLAINT - ONE ISSUE - BE SPECIFIC

Denial of Grievance 3 by Designee staff.

STATE YOUR PROBLEM BRIEFLY

See attached

Date sent: 7/25/11

(14 page's; 15 pages total)

ACTION REQUESTED: STATE REMEDIES YOU ARE SEEKING

See attached: Remedies

STAFF USE ONLY**DISCUSSION OF COMPLAINT (SUMMARIZE RESULTS OF MEETING)**

I put in request for IRR's 4 for issues and I am not getting.

 IRR RESOLVED BY DISCUSSION/WITHDRAWN IRR NOT RESOLVED BY DISCUSSION

OFFENDER SIGNATURE

Would sign, not have pen

DATE

8-12-11

STAFF SIGNATURE

CJ Bell

DATE

9-12-11

STAFF FINDINGS/RESPONSE

INVESTIGATING STAFF SIGNATURE

GAB 8/13/11

DATE

8-13-11

RESPONDENT SIGNATURE

Tig Eason Jr. 23885

DATE

8-13-11

REVIEWER SIGNATURE

JLW

DATE

8-19-11

RESULTS

 SATISFACTORY UNSATISFACTORY

YOU HAVE THE RIGHT TO FILE A FORMAL GRIEVANCE. YOU MUST FILE A GRIEVANCE FORM WITH THE DESIGNATED STAFF WITHIN SEVEN (7) DAYS FROM THE DATE YOU RECEIVE THIS RESPONSE. FAILURE TO SUBMIT A GRIEVANCE WITHIN THIS TIME FRAME CONSTITUTES ABANDONMENT.

OFFENDER SIGNATURE

DATE

Per Policy,

D5-3.1 :K. Informal Resolution Request Process:

1., d., (3)

States:

(3) It will be staff's discretion to determine if multiple forms should be provided or if the offender will be required to turn in the form before another form is provided.

Note:

Evidence of violation:

* "Required to turn in the form before another form is provided."

All 2-House Casemanger's (including assistance's) have denied me 2-4 Grievances asserting that, and I quote:

"No I am not giving you ~~any more~~ anymore than one I.R.R.. It is to my discretion. You will have to turn in that one (referring to the I.R.R.) before you can get another."

please turn the page

Second witness/evidence: (key evidence)

Per Policy: D5-3.2, k., 1.

States:

- * 1. Any offender who wishes to file an informal resolution request, on a grievable issue, should do so *within 15 calendar days from the date of the alleged incident.

Note: (key Note)

* D5-3.2 offender Grievance:

II. Definitions: A. Abandonment: 1.

States:

Closure of a complaint due to offender's failure, within applicable time frames, to:

1. file a formal grievance.

example: Complaint Grievance Issues needing addressment:

1.) I came to Dis-seg/Ad-seg on May 23rd of ~~the~~ 2011.

Staff had had offender Emmerson, Issa assault me while they had had me handcuffed and forced (pinned) me to the ground on my stomach in order to do major bodily harm.

please turn the page

2.) Medical Nurse respondent staff refused to send me to the Hospital after I repeatedly informed her more the three time's that I was assaulted with Boiling Hot Coffee and that I could not feel my face, and that my Hearing started to leave. It was later discovered my right side of my face peeled off and I ~~had~~ a burn blister in my ear that was cause me to go deaf.

I am now currently partially deaf, in my right ear due to medical neglect.

3.) Dr. McKinney, William refused to send me to the Hospital and decided to "experiment" on my face with sometype of "cream". He denied treatment to my ear. Then refused treatment. It still is unproperly treated (referring to my right ear).

4.) Caseworker assistant(s) have not been doing their, once a-week, rounds in the infirmary and 2-House witch has made my \$15-day deadline elapse, for filing a grievance.

please turn the page

Third Evidence (key Note)

According to

D5-3.2 Offender Grievance: III F. 4.

"Restrictions for Abuse/Misuse of the Procedure:
" D. (1), (2)

States:

"d. The Superintendent will review documentation substantiating the misuse/abuse.

(i) The Superintendent may issue a letter of Caution (example form omitted) or may limit the offender to two new complaints per week for a maximum duration of 90 days with a Letter of Limited Filing Status. (example form omitted)

Urgent report (co association)

Proof of sexual Harassment/Harassment and Abuse of Authority by NON-2 House staff and 2 House staff excluding F.C.M miss ~~Cofer~~: Cofer

Miss ~~Cofer~~ Cofer, Heather is the F.C.M over here in 2 house and staff has expressed that "she" is the "culprit" behind this violation of policy. Not true! She is not by anymeans involved. She has not given any directive to any staff to do any misconduct.

please turn the page

Rether, the facts remain to the position of the Designee's of grievance. Staff's ~~totem~~ blantant use of miss Cofer name as the individual to approve of the grievance is not by any means that she has anything to do with thier choice to approve of multiple issue's given by a offender who is requesting multiple I.R.R. or Emergency Grievance's.

The Designee who is handing out the Grievance is "the preperp".

Miss Heather Cofer is not a co-defendant !
Staff is doing these false report ~~to~~ because shes sexually attractive...
End of "Urgent Report of attempt to sexually Harress-
ment/Harressment to staff by staff.

(2) Subsequent restrictions must be approved by the division director/designee and should be for no more than a 90 day duration.

please turn the page

Note: D5-3.2 III. F. 4. b. (1)

~~Note:~~

b.

In no instance will an informal resolution request or offender grievance which would qualify for an emergency complaint be denied due to restrictions.

(1) These complaints will be processed under the procedures for handling emergency grievances until a determination is made that the complaint is not an emergency issue, as stated in III. G.

Furthermore:

D5-3.2 III. F. 4. C.
States.

A list of offenders on Restriction will be documented on the Offender Grievance Restriction Log (example form omitted)

please turn the page

SEPTEMBER 27, 2011

L. WILLIAMSON, #363930

2C-20

Mr. Williamson:

As I understand your concerns, you are concerned that Offender Emerson is in the same housing unit as you. However, it is noted that you are in separate wings, and should therefore have no contact with each other. I will, however, forward a copy of your letter to Ms. Cofer so that she can review your concerns to determine if there is something more to the issue. I'm not sure I understand your allegations that someone altered your hearing form. I will ask Ms. Cofer to review that issue as well.

C: Cofer



Endangerment: Conspiracy issue

From: Williamson, Lamont ID. NO. #363930

09/23/11

2C-20

To: Mr. Troy Steele - Warden

Subject: Violation of §217.405 R.S.MO.[2009] Offender Abuse, ect. 2.
and §217.410 R.S.MO.[2009] Abuse of Offender, duty to report,
--- ect. 3., 10. by 2-House staff member's
Casenwiger (name not available) and Sgt. Forbes

Mr. Steele - Warden,

Today two [2] violations happen. Both pertaining to
endangering a offender...

First

I had a medical Doctor sick call and officers Giles
and Nunnn responded to my cell. I was given my
oranges. At that time a offender halled for a Inmate
by a formil nickname. As I looked out my door
window, there was Tissa Emerson. Emerson is
my enemy. I refuse to sign enemy waiver's with
Emerson. And I have requested P.C. needs due
to multiple reasons, dealing with the incident on
05/23/11 and Emerson, Tissa's backin...nd and family
being here on this Camp... As required by policy.

I informed your officers. They reported the situa-
tion. Hell, mr.s Giles did. Someone *Dismissed
her report and sent her and CO.I NUNN back
to get me.

She relied that individuals message that:
"Emmerson signed a Enemy Waiver." She
apparently was unconscious [spelling my be wrong: "aware"
is another word] of policy and procedure. You know
C.O.I's are not C.C.W's or C.C.A's or higher ^{and who} are
required to know these set of policies adequately.

While, I informed her that I did not sign the
enemy waiver. And that for me to go in that
hallway or anywhere near him IS a derelict
violation of safety and security. I also informed
her someone is setting her up. Her and Nunan,
by trying to force them to carry-out a illegal
task. See 217.405 R.S.MO. [2009] Offender Abuse, penalty ---
ect. 2., 3. and 217.410 R.S.MO. [2009] Abuse of Offender,
duty to report, penalty ---- ect. 1., 3., 10.

Who ever Dismissed her report strictly violated
policy by trying to risk my safety, anyway. And
you and I both know we can't vouch for what
Emmerson would have did as positive as we
would want to think or believe. "Courage" is
not to be tested at this point where PC
Needs is being request and provided, at this
small amount of "Return to 2C-20". The individual
who made that call violated a strict code of
Safety. And you may not agree, but Grievance

is the next stage if nothing is done in accordance with R.S.MO 217.405 and 217.410. penalties and report section...

Second

Someone on this same day tried to have me moved again by altering my Ad-seg recommendations, in secret... Function Unit Manager Cofer was not at the Ad-Seg hearing and is not really aware of who I am. And I do not believe she'll change a Warden's and FUM's approval and recommendations.

I hold a copy of my recommendations. It states:

1. Continue ADS.
2. RETain 2C-20

On my Initial hearing I requested P.C. Milam ~~Todd Williams~~ neglected to recommend P.C. like he said he was going to do. No one disagreed to those recommendations. Mr. William neglected to do it. [words don't amount to anything unless it's written, when other's are involved. This you know for sure when it comes to handle Responsibility as a officer.]

Ad-Seg hear on 07/06/11 was my last hearing. The two [2] recommendation where issued at that time, by mr. Brian Allen. It was approved by Iza Waller [I dont know how to spell dude last name, man!!!]

The FUM did according to I.S., yet that's not the issue.

Issue:

Sgt. Forbs cohersd me to move out of my cell and when I got to the cell, It was my enemys cousin behind the door.

Mr. Darryl Kelly is Issa Emmer son's Cousin...

I know who mr. kelly is. I meet him a S.C.C.C. We never had any misunderstanding. Nether did I associate with him. He is respectful and polite. But he aint a joke ither. We respect one another, but don't misinterpret us. We'll go pound for pound to the ground.

Mr. Kelly spoke first: "You don't want to come in here, hamonut."

In respect: "I know. I'll halla at you later."

I declared in accordance with policy at moment.

Sgt. Forbes Cohesion was: And I goat:

"while, see here's the thing about going to P.C. this is policy. You got to go to a 2-man cell in order to go to P.C.. See, you got to do 30-days in a two man cell in order to go to P.C."

I asked him who was in that cell [cell 25]. He told me.

"Uh-, oh, I think its someone trying to go to P.C. to. I don't know who it is. I seen that list, it had about 25 names and I can't remember any of them, you know."

This is a violation of Offender Abuse policy R.Smo.. See § 217.405 Offender Abuse, penalty -- ect.
2.

2. A officer or employe shall not knowingly risk, harm, Subject, harass, assault or allow a offender to be assaulted by offender or employe of the Department of Corrections or someone employeed by the D.O.C. This is a Class B[?] felony.

Sgt. Forbes is while aware that he should have called on his walky talky to the bubble officer to find out who was in that cell. Even though, he should not have allowed the move anyway due to Ad-seg Recommendations. See attached Ad-seg hearing form

Mr. Steele, please return my Ad-seg form.
If my be needed for grievance purposes.

Thank You, Sir. I appreciate it..

extra report:[ethics]

I don't beleave the FUM
is by any means be-hind
the scheduling of this room
move. Someone in medical
Neglecteed thier duties by
scheduling the way they did to!!
Cordially/Sincerely

Lamont
Williams,

p.s.s.

I am pretty sure
if my Ad-Seg recommendations
have changed, the Computer
that was used to change
it can be tracked down
by a series of codes by
a investigator. [It's
a safety and security
ethic procution.] anyway,
Video surveillance will
show who was at that
mechine at its actual
date and time of changing!

p.s.

I sent you a letter
from a friend in a
Complaint about her
address being stole
and her being wrote
by one of my enemies
on my enemy list.
Can you send that
back to me to, sir.

the Complaint was never
answered but according
to a different I.S. policy
they said that it meant
that it was beleaved and
being handled. I beleave
it applies here to. But
That's the last letter I
got from her cause I told
her I'll write her and
told her don't write no more
I'll let her know if I'm alive...
Can I have my baby[baby] letter
back?

09/24/11

From: Mr. Williamson, L - SNT ID.NO. #363930 2C-20

To: Heather Cofer [miss or mrs (?)] - FUM

Subject: Report of endangerment by staff [Sgt. and
whom ever made that move list on 09/23/11]

[] Cofer,

Hi, my name is Mr. Williamson and I am reporting a violation of Neglectors of duties by staff. Yet, I believe there may be foul play within the ranks of Caseworkers. Someone is trying to set officer's up to get fired or worse and at the same time have me hurt or even worse.

Violations

I was put on the 2-man acclamate list to go to A-wing cell-25, with offender Darryl Kelly #1035202...

Mr. Kelly is the cousin of offender Issa Emmerson. Mr. Emmerson is the offender who I am in the hole for now. See 25.1 cov and Initial Ad-seg hearing form for verification.

Ma'am, on my second Ad-seg hearing It was recommended that:

* 1. Continue ADS 2. RETAIN 2C-20

It was approved... see both Ad-seg statement for reasons.

Ma'am, who ever put me on that move list tried to get me either severely hurt or worse. ^{knowing} because per policy Family members of an enemy goes directly on that enemy list ~~also~~. Mr. Emmerson has a big brother and cousin.

Have you
ever requested
that Mr.
Kelly be
added?

totally
untrue.

here at P.C.C. and mr. Milam William was informed at that Initial hearing that they where here by me. Per policy that's neglection of duties to report... also, mr. Emerson is a Cop Gang member, ma'am. Mr. William, Milam-C.C.W. is aware of that to and did not report that also. I requested P.C.. He failed to recommend me ~~as~~ to the P.C. Committee as required by law. See §217.410 A.S.M.O. [2009]
~~offender~~ Abuse of Offender, duty to report, penalty... ect. 3., 10.

Associations are to be investigated if a physical altercation happens between offenders. It's a Federal Policy, and when that information is given in request for Protective Custody needs, one is to verify/report that information. Especially Family and Gang affiliations. A background check was to be done before the hearing and this information should have already been divulged by the team members before ~~commence~~ commencement ...

When I got to Cell 25, A-Wing. Mr. Kelly was at the door. He told me: "You don't want to come in here lamer." I told Mr. Kelly: "I know."

Me and Mr. Kelly know of each other from S.C.C. and never had any misunderstandings. He and I are quight the same. Mr. Kelly is not a joke. Even so, though he is a polite and mannerable person.

Mr. Kelly is not to be ~~likely~~. Mr. Emmerson is his family, and family is ^{lighty} what counts. In other words, "Blood is thicker than Mud". We both ~~believe~~ ^{believe} this.

Someone alter my file in order to put me in the cell with mr. kelly. Knowing he is Emmerson's family member. The only people who know about Emmerson's family, that I know is both Ad-Seg teams. And only the second Ad-seg team, held by mr. Brian Aller, took security measures to keep me out of harms ways, as I requested and informed him. See Ad-seg from 07/06/2011.

Second violation

Earlier that same day, I had a Doctor sick call appointment. I was in my cell, and Emmerson was in the hallway waiting to go to medical b. I informed ~~mrs~~ Giles [Co.I] that he was my enemy. She reported it. A Caseworker ^{*}dismissed the report and tried to have me forced into a dangerous situation, by informing CO.I mrs Giles that Emmerson signed the enemy waiver so I had to go to medical.

I informed mrs Giles that: "It doesn't matter that he signed it. I refuse to sign it. Period! He's my enemy. I can't go around him, because

I declared P.C. She reported it.

A Caseworker sent her back to my cell again [with CO.I NUNN who is a witness] and told her, ~~[which]~~ which ~~she~~ told me, that he was going to escort me over personally and that he was going to make sure I was not going to be around him.

Per Policy this incident should not have even happened, period.. Yet, a rescheduling was to be performed... This is a dereliction of duties to report by Casemanager _____ [?]. [No one told me because I forgot to ask who. My fault for not asking, ma'am. I'm sorry. I apologize.] [I have a lot of important things on my mind at this time..] See §214.410 R.S.MO.[2009] duty to report.
3., 10. and §214.405 R.S.MO.[2009] offender Abuse. 2..

Who ever this guy was is not concerned or worried about my safety or thier co-workers freedom~~s~~ ~~to~~. They tried to force me out of my cell by coercion and ~~misled~~ ~~lower ranking~~ thier subordinates officers [lower ranking officer's] to break the law...

CO.I NUNN denied my medical appointment by closing the chuck hole. He never gave me a reason why. I was combing my hair. Per Policy, I'm allowed that. I got thick good hair for a 32 year old. I gotta put water in it so it don't take so long.

Street
Address
Wife/J

JL

feel me?

I took a blood test to check and see if I have cancer. The Doctor ordered it, because I have a large ~~tumor~~ lump under my left arm. I believe this was what it ^{*was} for but I don't know. They never told me, ma'am.
[* It: MSR.]

If it was not rescheduled, then O.I know committed "Deliberate Indifference". That's a violation where a officer interrupts or interferes or cancels a medical situation without justifiable cause.

If he claims that: "I took so long"; that is ~~committing~~ committing to deliberate indifference by prison official according to R.S.Mo. 214.405 Offender Abuse 2. : denial of medical treatment by non-medical staff; without authorization to do so.

If he had made a report to medical, of the situation, and they rescheduled my appointment. Then I appologize for my assertion. But it is what is presently known to me, at this time... With all due respect that is why I am reporting it now.

Security Surveillance and written ~~file~~ will verify my claims. I ~~do~~ declare under the penalty of perjury that the foregoing is true and correct. Date: 09/23/11 at P.C.C., Mineral Point, MO. 65660.

Respectfully Submitted
Lamont Williamson
Inmate ID NO. #363930
LC-20



DIVISION OF ADULT INSTITUTIONS

Potosi Correctional Center

Corrections Caseworker II

Inter-Office Communication

Offender Name: Lamont Williamson #363930

From: Teri Lawson, CCWII

RE: PCC-11-590

Nature of Complaint: Your complaint, as I understand it is, you believe that your Protective Custody needs have gone undocumented and your safety needs are being neglected.

Findings: After a thorough review, I cannot find any evidence that indicates CCWI Milam indicated that he would refer you to the Protective Custody Committee. I have found that Offender Emerson #1192534 was placed on your enemy listing on 6/21/11. Also, you have twice refused to sign enemy waivers with Offender Emerson on 6/16 and 6/21/11. This is the only unwaived enemy you have at PCC and you have not provided any additional names at this time. Currently, you are pending review by the Ad-Seg Committee on 10/4/11 and still need to two-man acclimate. Once your behavior has modified and the Ad-Seg Committee determines your release is appropriate, they will refer you to the PC Committee so that proper placement can be determined. In the meantime, please do not hesitate to provide the names of any offenders you feel are wishing to cause you serious harm.

Recommendation: Based on my findings, I cannot support your claim.

Endangerment: Conspiracy issue

POTOSI CORRECTIONAL CENTER
APPEAL RESPONSE

TO: Williamson, Lamont #363930

VS: PCC

LOG#: PCC-11-590

CATEGORY: 1 - Classification

DATE: January 12, 2012

I have received and reviewed your grievance appeal of 12/03/2011. You request to know if CCMII Milam reported your (alleged) request for Protective Custody (PC) in accordance with policy IS21-1.3-Protective Custody. You do not give a date that you (allegedly) requested such; however, you do indicate that such was related to an incident that occurred at PCC on 5/23/11 and resulted in you being issued a conduct violation for Rule #25.1-Fighting (with Offender Issa Emerson #1192534).

I have thoroughly reviewed your complaint and relative documentation. After review of all information available to me in regards to this matter, I find that the response issued to you at the grievance level adequately addressed your complaint. All indications are that your PC needs were addressed by PCC staff. It should also be noted that you were assigned to HU #1 (Ad Seg/*one-man cells*) at PCC from 5/24/11 – 6/06/11 at which time you were in no danger of being assaulted by your enemies. It was recommended by the PC Committee on 9/29/11 for you to be transferred from PCC due to your violent history and you not being an appropriate candidate for the PC unit. Housing unit records indicate you were transferred from PCC to ERDCC on 10/25/11 where you remain assigned to date. Your transfer from PCC was due to you having unwaived enemies at PCC and due to you not being an appropriate candidate for the PC unit. Further action is unwarranted in regards to this matter.

Appeal denied.

12/16/2011

1/12/2012

Dwayne —

DATE RECEIVED	DATE REVIEWED	DWAYNE V. KEMPKER DEPUTY DIVISION DIRECTOR DIVISION OF ADULT INSTITUTIONS

DVK/rw

ORIGINAL

STATE OF MISSOURI
DEPARTMENT OF CORRECTIONS
OFFENDER GRIEVANCE APPEAL

OFFENDER NAME (LAST NAME, FIRST)	GRIEVANCE NUMBER	DATE FILED
Williamson, Lamont	Pcc 11 590	12-14-11

REASON FOR APPEAL

- 1) Staff continues to not address the issue of Grievance.
- 2) The Issue is. "Did Mr. William report my request for P.C. in accordance to Policy and Procedure IS.21-1.3 Protective Custody III. Procedure, in accordance with Authority: 217.415, 217.215 R.S.MO.
- 3) Staff is avoiding the subject of 217.410 R.S.MO. Abuse of Offender, "duty to Report," requirements by make excuses...
- 4) Staff is / has not address C.C. in William Williamson Neglects of duties deliberately.
- 5) On date 9/28/11 The Ad-seg committee was: Mrs./ms. Cofey, Heather, chair; Mr. Allen Bryan, member; and Mr. Newberry, Lonnie, (sgt.) member. Not Mr. William Williamson. They have nothing to do with this grievance. (see attach Evidence Exhibit A)

Remedy:

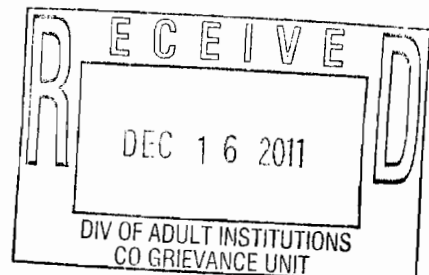
Mr. Williamson to receive charges of failure to protect, failure to report and in accordance with §217.410 R.S.MO. Abuse of Offender, duty to report, penalty's...ect. 1.2.7.

OFFENDER SIGNATURE

Lamont Williamson

DATE

12/03/11

RESPONSE

SIGNATURE	DATE
Finalization of this appeal represents exhaustion of this grievance pursuant to federal law, 28 CFRs 40	
OFFENDER SIGNATURE	DATE

09/20/11

From:

Williamson, Laramont ☺
2C-20 ID #363930

Conspiracy issue
Two man cell "requirement"
They tried to force one me.

TO:

Miss [redacted]
Cofer - FUM

RE:

I am sure you are of the guideline's of Minor CDVs. So I won't need to express them I hope. Miss Cofer, My last CDV was a 25.1. Before that a 19.1. Ma'am, I only have 3 CDVs at this camp. All minors. I've placed in a request to see the P.C. committee. And I have declared need for Protective Custody. I am to see them at the end of my Ad-seg time. Ma'am my question/request is.

How many CDV's are on my record for the last 6 months?

Note: You know however it has been noted that you refuse to double cell, you will be required to double cell prior to being considered for a reason I ask is I have been lied on by C.C.W's At my Ad-seg PC Hearings since I been here. And I'm trying to go to p.c.

I trying to get out of this *rat (mice) infested hole they call dis-seg/Ad-seg confinement. I don't want to be sittem-up arguing with staff about CDV's fulling of my record. That's a waste of all of our time. When you are ready to double cell, let me treat me fair said I want hold no argument, Ma'am. know.

Um!

*; Lastly

I will then refer you to the PC committee

You got a mouse infestation problem down here in 2-House. I tried turning in a live one. Staff killed it in the bubble. I killed 2 and turned them in on 09/19/11. ☺ And killed one today. That's my report, live from 2-House "live 2-House". ☺

AUGUST 2, 2011

L. WILLIAMSON, #363930

2C-20

Mr. Williamson:

If the information you have requested is for litigations purposes, you should request it through the discovery process. I would remind you that before you can litigate any issue, the courts have mandated that you must exhaust all administrative remedies available to you (i.e. offender grievance procedure).

Exhibit A.

A handwritten signature in black ink, appearing to read "L. Williamson".

August 1st, 2014

To: Warden Steele

From: Williamson, Lamont #368930 2C-20

RE:

Mr. Steele, please send me all of the names of the reporting officer's that responded to 3-B during the reported incident 25.1 engaging in a unauthorized altercation on May 23rd, 2011, Sir.

Court Purpose
(defendants)

Cordially,
Mr. Williamson, L.

Received

AUG 01 2014

Monica
Putney
Parole Officer

Exhibit B

JULY 1, 2011

L. WILLIAMSON, #363930

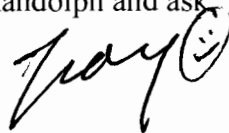
2C-20

Mr. Williamson:

If you don't believe that you are receiving appropriate treatment, you should initiate the offender grievance procedure. That way, if you aren't satisfied with the local response, you can appeal to Central Office.

In response to the other issues you relate in your correspondence, you certainly have the right to file suit against me if you so desire, but I would remind you that the courts require that you exhaust the administrative remedies available (i.e. grievance procedure) before initiating litigation.

Dr. McKinney is employed by CMS. I would ask that you contact Ms. Randolph and ask her who supervises Dr. McKinney.



4 & totle
pages:
page 1

Received

June, 2011

JUL 01 2011

6/28/11

To: Warden Steele

From: Williamson, ~~hamilton correctional center~~ Warden No. #363930 2C-2C

Complaint Issue: Medical

Sir,

Your Doctor's have started a quibble yesterday with me during ~~the~~ "Emergency Dr. Sick Call" about his neglect and Malpratice concerning my neglected Burn Blister. (2nd Degree burn in my ear canal) My hearing could have been saved, If, he would have sent me to the hospital and let a specialist handle this emergency situation!! He called a nurse in the office, hollering her name, yelling for assistance, and creating a scene in front of everybody! (all in one) The female reporting officer even came into the medical office. He call me "Unappreciative": "He doesn't appreciate anything", His racist manner hit it's unprofessional peck when he stated a threat to me: "No, you can't have a specialist see you. And your not going to argue!" I never even

2 pg.

made a agumentive statement. I gave a brief history & assessment of his treatment ~~and~~ (my facial scare's) and then where over my ear canal not being treat, at all. I then asked if I could get a "second option" He refused me that.

I asked if a specialist could look and see what's goin or treat it, sence he "Can't treat my Burn Womb". He acknowledges he is ^{not} skilled in the department of "ear medical treatment".

Why not do as policy state's. It clearly orders him to have me sent the ~~the~~ Hospital to be examined and have a Specialist's assessment of the ~~the~~ situation. I had 8/100 hearing before your gaurd had that offender jump on me, you pampus old man. Now I'm 85% Deaf because of your Doctor!!

(That 85 percent Deaf rate is not a actual Medical assisment I can't ~~see~~ seem to truly measure it because of my left. I know I can't hear out of my right!!!)
(It's because of your Doctor and Gaurds
(3-house, ~~the~~ shift reporting (1st shift also) office!)
3rd

Pg 3

I'm Suing you, you basterd!
Cause as you said?

"I don't know anything about medical.
I can't do anything about it."

Qoat un Qoat

P.S.

Who is Dr. Williams McKinney's Superior,
Sir?

~~etc~~

Court Purpose

Cordially

Mr. Lamont Williamson

P. S. S.

The Doctor, the Nurse, and the reporting
officer that day when I reported mal practise
in his office literally jump up and Hollered
"Oh No, you gotta go. Get him out of here.
He doesn't appreciate anything" Qoat un Qoat

page 4

Note:

I was not issue a CDV. ☺

P.S.S.

For give me for being upset. I've had this infection sevice May 25, 2011. I'm sure you don't understand what ~~pain~~ I'm going through!! ☺

Are you going to have someone try to hurt me?

Or - , are you going to have one of your officer set me up, by allowing them to sudjest or just "allow" them to do it.

Are you going to force me into General Population knowing there are a group (Issa Emmerson has a big brother and a Cousin on this camp waiting for me and him to get out of the hole, While to see if I'll come the hill.) of offenders trying to seriously hurt or even (possible) kill me?

Institution: PCC

Date of Hearing: 07 06 2011

DOC Name: LAMONT WILLIAMSON

2C-20-01

DOC ID: 363930

Form: CLASSIFICATION HEARING FORMS

Type of Hearing: AD SEG 30 DAYS

Offender Signature: would sign

Committee Chair: E0024723 ALLEN, BRIAN

Mr Allen City fm 24723

Member: E0038722 GIFFORD, STEVEN

SG

Member: E0119527 POGUE, BRIAN

B Pogue crmt 119527

Superintendent:

Jr Miller

Recommendations:

CONTINUE ASSIGNMENT

Final Disposition:

APPROVED
DISAPPROVED

✓ 7-7-11

Next Review Date: 10 04 2011

TEXT from Comments:

Reason for Hearing: 30 day review.
Assigned ADS on 6-10-11 due to 25.1 referal.

Offender Statement: I refuse to sign enemy waiver due to his history. I have no friends here.

[REDACTED]

Summary of Findings: 1 listed enemy at PCC and refuses to double cell or sign waiver.

Recommendation: 1. Continue ADS. 2. RETAIN 2C-20.

Exhibit C

MS only DFU — OPII only
VS RESTRICT only XC 101

Time: 13:11:58 TEMPORARY ADMINISTRATION SEGREGATION CONFINEMENT FORM
Offender Management Information System

Date: 9/23/11

Institution: PCC

DOC Name: LAMONT WILLIAMSON

DOC ID: 363930

From: 002 02A 00025 001

To: 002 02C 00020 001

Date: 09/23/2011

Time: 01:00 PM

CONFINEMENT IS ORDERED ON THE BASIS OF THE FOLLOWING CRITERIA:

For the security and good order of the institution.

STATEMENT OF FACTS IN SUPPORT OF TASC/COMMENTS:

PROTECTIVE CUSTODY REQUESTED BY OFFENDER

OFFENDER WILLIAMSON PLACED ON TASC/PC STATUS. HE CLAIMED HIS CELLMATE, KELLEY, DARRYL #1035202 AS AN ENEMY.

Supervisor: E0038722 GIFFORD, STEVEN

CONFINEMENT IN TASC:

REASON:

The hearing shall be held on or before:

Superintendent:

Enemy request

Exhibit D